CHAPTER 129.

LEGALIZING CERTAIN TRANSFERS BY SIOUX CITY & ST. PAUL, AND WORTHINGTON & SIOUX FALLS R. R.

H. F. 466.

AN ACT Legalizing Certain Transfers Made by the Sioux City & Saint Paul Railroad Company and the Worthington & Sioux Falls Railroad Company of Iowa to the Saint Paul & Sioux City Railroad Company.

Be it enacted by the General Assembly of the State of Iowa:

Transfer of franchise to

Section 1. That the purchases, contracts and conveyances, franchise to St. Paul & S. C. made in transferring the railroad and franchises of the Sioux City & Saint Paul Railroad Company, and the railroad and franchise of the Worthington & Sioux Falls Railroad Company of Iowa to the Saint Paul & Sioux City Railroad Company, a correction poration organized and operating railroad in Minnesota, and operating the first named railroads in this state, and the acts of the boards of directors of the respective companies in relation thereto, be and the same is [are] hereby ratified and confirmed, and the title thereby acquired and intended to be acquired by such transfers is in all respects legalized and made valid.

Approved, March 25, 1880.

CHAPTER 130.

IN RELATION TO EVIDENCE BEFORE GRAND JURIES.

H. Fs. 313 and 816.

AN ACT to Amend Sections 4248 and 4273, and to Repeal Sections 4289 and 4293 of the Code, and Enact Substitutes Therefor: in Relation to Evidence Before Grand Juries.

Be it enacted by the General Assembly of the State of Iowa:

Code, § 4248 amended.

SECTION 1. That section number 4248 of the Code be amended by inserting after the word "answer," in the fifth line of said section, the following words, to-wit: "when required in the further progress of cause;" and that he will not evade or attempt to evade the service of a subpœna.

Code, § 4278 amended.

That section number 4273 of the Code be amended by adding to said section the following words, to-wit: "or upon the minutes of evidence given by witnesses before a committing magistrate."